

FISCAL NOTE

HB 1855 - SB 1858

March 2, 2001

SUMMARY OF BILL: Provides that, relative to the alcoholic beverage laws, the formula applicable to commercial airlines does not apply to the first five commercial airline travel clubs of each airline at each airport.

Under existing law, there is a formula for use by commercial airlines to determine their alcoholic beverage tax liability. *However*, this law does not apply to commercial airline travel clubs. Commercial airline travel clubs pay alcoholic beverage taxes the same as other licensed establishments.

ESTIMATED FISCAL IMPACT:

MINIMAL

Clarifies existing law.

CERTIFICATION:

This is to duly certify that the information contained herein is true and correct to the best of my knowledge.

A handwritten signature in black ink, reading "James A. Davenport". The signature is fluid and cursive, with the first letters of the first and last names being capitalized and prominent.

James A. Davenport, Executive Director

HB 1855 - SB 1858